

EXHIBIT F

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Charter Bid to Dismiss Texas Patent Case Rejected by Fed. Cir.

By Michael Shapiro 2023-09-05T11:08:11000-04:00

The Federal Circuit rejected Charter Communications Inc.'s bid to get a Texas patent suit targeting the cable giant tossed on venue grounds.

In April 2022, Entropic Communications LLC [sued](#) Charter, the nation's second-largest cable operator, in federal district court in Marshall, Texas.

Charter argued dismissal was appropriate because it doesn't have a regular and established place of business in the US District Court for the Eastern District of Texas under the patent venue statute. In so doing, the company sought to distinguish itself from its Spectrum brand and subsidiaries.

Judge J. Rodney Gilstrap [rejected](#) those arguments, writing that he was "persuaded that Charter is Spectrum, and Spectrum is Charter."

The US Court of Appeals for the Federal Circuit issued a short [order](#) on Tuesday saying it wouldn't be getting involved by overruling Gilstrap.

It concluded that Charter hadn't raised a "broad, fundamental, and recurring legal question" that might warrant its intervention in the pending case.

Charter is represented by Arnold & Porter Kaye Scholer LLP. K&L Gates LLP represents Entropic.

The case is [In re: Charter Comms., Inc.](#), Fed. Cir., 23-136, denying pet. for writ of mandamus 9/5/23.

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